as well in respect to the remedy for recovering the same as in the distribution of the assets of any deceased subscriber.

Sec. 10. That said company may receive and pay out all lawful Corporate powers. currency, with full power or circulating currency of its own issue, under all the rights and privileges and under such restrictions as may be imposed by the laws of this State or the laws of the United States as to currency of State banks.

Sec. 11. And be it further enacted, That the said corporation be May act as trustee. and the same is hereby authorized to accept and execute as fully as Powers and duties a natural person, trusts of any and every description which may be committed or transferred to it, with its consent, by any person or persons whomsoever, bodies corporate or politic, or by any court in the State of North Carolina, or in any one of the United States, or by the courts of the United States, and to accept the office and appointment of executors or administrators of any kind or May act as adminnature, whenever such office or appointment is conferred or made istrator's executor. by any person or persons, or by any orphans' court or other court, either of this State or any one of the United States; and that in all cases where applications shall be made to any court of this State for the appointment of any receiver, trustee, administrator, executor, May act as reassignee, guardian of any minors or committee of a lunatic, it shall ceiver, trustee, administrator, and may be lawful for the said court to appoint the said corpora-executor, assignee, guardian, committion, with its assent, such receiver, trustee, administrator, assignee, tee of lunacy. guardim or committee, and the accounts of said corporation as such receiver, administrator, executor, assignee, guardian or committee shall be regularly settled before the court making such appointment; and upon such settlement and adjustment all proper legal and customary charges, costs and expenses shall be allowed to said corporation for its care and management of the trusts and estates aforesaid, in accordance with the practice of the court so appointing in the case of natural persons when so appointed; and the said corporation, as such receiver, trustee, administrator, executor, assignee, guardian or committee shall be subject to all lawful orders or decrees made by the said court,

Sec. 12. And be it further enacted, That the said corportion shall May receive parbe and is hereby authorized and empowered to receive and keep on ticular deposits. deposit all such valuables as gold, silver or paper money, bullion, precions metals, jewels, plate, certificates of stock or evidences of indebtedness, deeds or muniments of title or other valuable papers of any kind or any other articles or thing whatsoever which may be left or deposited for safe-keeping with said corporation; and it may and shall be lawful for any courts of this State, into which moneys, May receive stocks, bonds or other property may be paid or deposited by agree-court deposits. ment of parties, order, decree or judgment of said court, to order and direct the same to be deposited with said corporation; and it shall be entitled to charge such commission or compensation therefor as